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Hind III and PVU II, harvested from gel / Two oligonucleotides were used for PCR which allowed us to create two enzyme sites and amplify the 900bp region from c-myc promoter.

- 1. CCTGAGCTCTTCTTTGATCAGAATCGATA (SEQ ID NO: 1)
- 2. TCTAAGCTTCTTTGATCAGAATCGATG / (SEQ ID NO: 2)
- 1 μ l of plasmid (digested with Hinde III and PVUII) was mixed with 3 μ l PCR product, placed at 12°C overnight for ligation and transformed using DH52 bacteria. Clone hybridization verified insert.--

Sequence Listing:

Please insert the "Sequence Listing" attached hereto as Exhibit B.

REMARKS

The Notice to Comply With Requirements for Patent Applications Containing Nucleotide Sequence And/Or Amino Acid Sequence Disclosures indicates that the Application fails to comply with 37 C.F.R. §1.821-1.825. Applicants attach hereto a copy of the Notice as **Exhibit A.** In response, applicants submit a marked-up copy of the amendment attached hereto Exhibit C. The as amendments merely insert sequence numbers ID the Applicants maintain that the amendment to the application. specification raises no issue of new matter. applicants respectfully request that this amendment be entered.

The Notice to Comply With Requirements for Patent Applications Containing Nucleotide Sequence And/Or Amino Acid Sequence Disclosures indicates that the Application fails to comply with the requirements of 37 C.F.R. §1.821 - 1.825. In response, applicants submit as **Exhibit B** hereto a paper copy of the

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Sequence Listing, a C.R.F Sequence Listing, and a Statement in Accordance with 37 C.F.R. §1.821(f) as **Exhibit D**.

If a telephone interview would be of assistance in advancing prosecution of the subject application, applicants' undersigned attorneys invite the Examiner to telephone at the number provided below.

No fee is deemed necessary in connection with the filing of this Amendment. However, if any other fee is required, authorization is hereby given to charge the amount of any such fee to Deposit Account No. 03-3125.

Respectfully submitted,

I hereby certify that this correspondence is being deposited this date with the U.S. Postal Service with sufficient postage as first class mail in an envelope addressed to:
U.S. Patent & Trademark Office

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